PTO/SB/21 (03-03) Approved for use through 04/30/2003. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Application Number 09/963,983 MAY CEIVE TRANSMITTAL Filing Date 09/25/01 **FORM** First Named Inventor Zumbrunnen Art Unit <u> 1772</u> (to be used for all correspondence after initial filing) **Examiner Name** Sandra M. Attorney Docket Number 11 SRC-(!@-U Total Number of Pages in This Submission **ENCLOSURES** (Check all that apply) After Allowance Communication Fee Transmittal Form Drawing(s) to Group Appeal Communication to Board Licensing-related Papers Fee Attached of Appeals and Interferences Appeal Communication to Group Petition (Appeal Notice, Brief, Reply Brief) Amendment/Reply Petition to Convert to a Proprietary Information After Final Provisional Application Power of Attorney, Revocation Status Letter Affidavits/declaration(s) Change of Correspondence Address Other Enclosure(s) (please Х Terminal Disclaimer Extension of Time Request Identify below): Response toprestriction Request for Refund **Express Abandonment Request** or election with traverse CD, Number of CD(s) Information Disclosure Statement Remarks Certified Copy of Priority Document(s) Response to Missing Parts/ Incomplete Application Response to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm

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IN THE UNITED STATES PATENT AND TRADE MARK OFFICE

Applicant: David A. Zumbrunnen, et al. Examiner: Sandra M. Nolan

Serial No.: 09/963,983

Group Art Unit: 1772

Filed: 09/2501

Attorney Docket SRC-012-U

Title: Chaotic Mixing Method and Structured Materials Formed

Therefrom

ELECTION OF CLAIMS

Assistant Commissioner for Patents Washington, DC 20231

Sir:

In response to the Patent Office Action of March 20, 2003, please enter the following election of claims. The Examiner has required an election of a single disclosed invention and has found that the application contains claims directed to the following seven (7) inventions claimed in the above application: I comprising claims 1 - 28; II comprising Claims 29 - 54, 107 - 183, and 198 - 202; III comprising claims 55 - 74; IV comprising claims 75 - 106 and 203 (Please note, applicant assumes that claim 7 as indicated in the Office Action as the first claim in Invention IV is in fact claim 75; this assumption was justified through an informal telephone conference with the examiner); V comprising claims 184 - 197; VI comprising claims 204 - 227; and VII comprising claims 228 - 231. Applicant hereby elects the claims of Invention II (claims 29 - 54; 107 - 183; and 198 - 202) with traverse. Please consider the following remarks.